## **United States District Court**

## SOUTHERN DISTRICT OF TEXAS

UNITED STATES OF AMERICA

V.

ORDER OF DETENTION PENDING TRIAL

Signature of Judicial Officer

States Magistrate Judge he and Title of Judicial Officer

JAI	ME AN	TONIO VALDEZ PINEDA CASE NO. 4:07-344M  Defendant
that th	In acc ne follow	ordance with the Bail Reform Act; 18 U.S.C. §3142, a decision on pretrial detention has been made. I conclude ing facts require the detention of the defendant pending trial in this case.
		Part I - Findings of Fact
and (b	o)(1)(A)(	harged with conspiracy to possess with the intent to distribute cocaine in violation of 21 U.S.C. § 846, 841(a)(1) (ii). An immigration detainer has been lodged against this defendant as he/she is subject to deportation if the pending charges.
	(1) (2)	There is a serious risk that the defendant will not appear.  There is a serious risk that the defendant will endanger the safety of another person or the community.
	(1)	Alternative Findings (A)  There is probable cause to believe that the defendant has committed an offense for which a maximum term of imprisonment of ten years or more is prescribed in 21 USC § 841.
	(2)	et. seq. under 18 U.S.C. §924(c).  The defendant has not rebutted the presumption established by finding 1 that no condition or combination of conditions (X) will reasonably assure the appearance of the defendant as required ( ) the safety of the community.
Defend	( ) he	Alternative Findings (B) charged with firearms violations under 18 U.S.C. § 922 et., seq; and e/she is still in state custody on a previous conviction. currently on () probation. () parole. s/her criminal history indicates a failure to comply with previous court orders.
		Part II - Written Statement of Reasons for Detention
No app here a district	ind the ir	e conditions of release are available. Defendant reportedly is in the United States with no legal right to be mmigration authorities have placed a detainer against him. Defendant is ordered removed to the charging
	The de	Part III - Directions Regarding Detention efendant is committed to the custody of the Attorney General or his designated representative for
with de person	ement in held in c efense c in char rance in	a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or custody pending appeal. The defendant shall be afforded a reasonable opportunity for private consultation ounsel. On order of a court of the United States or on request of an attorney for the Government, the ge of the corrections facility shall deliver the defendant to the United States marshal for the purpose of an connection with a court proceeding.